

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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Civil Case# 12 – cv 12020

**Residential Capital, LLC, et al**  
**Debtor**

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Response by Kenneth Taggart to Motion filed by Residential Capital, LLC on January 26, 2013. Docket #2942 & letter from Debtors on January 25, 2013.

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Kenneth Taggart has responded to Debtors request to voluntarily withdraw the Adversary Complaint (#12-01945 Taggart v GMAC Mortgage, LLC et al) in this case. Kenneth Taggart file a voluntary petition to withdraw his complaint with the court today via UPS as attached. GMAC offered to withdraw Motion(s) for Sanctions & Implementation of Injunctive Relief if Adversary Complaint was withdrawn (see Exhibit) upon

Defendants, GMAC Mortgage, LLC & Residential Capital, LLC agreed to withdraw the Motion for Sanctions & Implementation of Injunctive Relief baring additional filings in this court without leave. In addition, Taggart is by no means admitting that claims are frivolous, he is simply withdrawing the claims in this court. Any and all filings in this court have been in good faith and Taggart will make every attempt to resolve any claims with Debtors. There should be no sanctions or Injunction imposed upon Taggart for any additional filings.

Kenneth Taggart, Pro Se

February 20, 2013



UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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***ADVERSARY COMPLAINT #12-01945***  
**(RE: Civil Case# 12 – cv 12020)**

**Taggart v GMAC Mortgage, LLC et al**

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**Praeipce to Withdraw Adversary Complaint #12-01945**

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Kenneth Taggart hereby voluntarily files this praecipe to withdraw the  
Adversary Complaint filed in this court being case number #12-01945 (related to the  
bankruptcy case # 12-12020).

Kenneth Taggart, Pro Se

  
February 20, 2013

**Ken Taggart**

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From: "Newton, James A." <JNewton@mofo.com>  
Date: Tuesday, February 19, 2013 9:21 AM  
To: <Appraisals@verizon.net>; <kentaggart@verizon.net>  
Attach: 2942.pdf  
Subject: ResCap/ GMAC Mortgage Rule 9011 Motion  
Mr. Taggart:

Attached, please find a copy of the Bankruptcy Rule 9011 motion we filed on Saturday. Please let us know if you will be withdrawing your complaint so that we can avoid going forward with this motion. Thank you.

Regards,

James

James A. Newton | Morrison & Foerster LLP

1290 Avenue of the Americas | New York, NY | 10104-0050

T. 212.336.4116 | C. 415.335.0870

[jnewton@mofo.com](mailto:jnewton@mofo.com)

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Certificate of Service

**Case # Civil Case# 12 – cv 12020**

**Residential Mortgage Capital, et al**

**& Adversary Case # 12-01945 Taggart v GMAC Mortgage, LLC et al**

The undersigned certifies that on February 20, 2013, he caused a copy of :

**Response by Kenneth Taggart to Motion filed by Residential Capital, LLC on January 26, 2013. Docket #2942 & letter from Debtors on January 25, 2013. (case #12 – cv 12020 Residential Mortgage Capital, et al)**

&

**Praecipe to Withdraw Adversary Complaint #12-01945**

to be delivered to The United States Bankruptcy Court for The Southern District of New York via UPS.

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Additionally, the undersigned certifies that he caused a true and correct copy of the foregoing Notice to be sent via to United States Post Office on February 20, 2013 to the following parties :

Counsel for Debtors (copy also e-mailed to this party)  
Morrison & Foster, LLP, Larren M Nashelsky, Gary Lee, Lorenzo Marinuzzi  
1290 Avenue of the Americas  
New York, NY. 10104

Kenneth J Taggart

  
Pro se

February 20, 2013